

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff,	)	8:09CR3
	)	
v.	)	
	)	ORDER
ANTONIO FRAUSTO, et al.	)	
	)	
Defendants.	)	
	)	

On this 30<sup>th</sup> day of April, 2009, this matter came before the court pursuant to defendant Frausto's motion and amended motion to continue hearing, Filing Nos. 73 & 79, and the appeal of the magistrate judge's order of detention, Filing 38. AUSA Robert Sigler appeared for the government, and Carlos Monzon appeared for the defendant Frausto. The parties discussed issues concerning the discovery and trial schedule. The defendant orally moved to continue trial until discovery issues concerning a transcript of conversations allegedly between the defendant and a cooperating witness can be examined and translated into Spanish. The court set discovery deadlines and a tentative trial date pending a telephone conference with the attorneys for all the codefendants.

On May 1, 2009, the court held a phone conference with counsel for the government, AUSA Robert Sigler; counsel for defendant Frausto, Carlos Monzon; counsel for defendant Frausto-Diaz, Korey Reiman; and counsel for defendant Hernandez-Campos, William Bianco. The court and parties agreed to the discovery deadlines and trial setting set forth below.

IT IS, THEREFORE, ORDERED that:

1. On or before the close of business May 18, 2009, the government will advise defendants of any disagreement or edits it or the cooperating witness has with the government's translation of the audible transcript of the recording between the defendant Frausto and the cooperating witness.
2. On or before the close of business June 1, 2009, the defendants must identify and disclose the testimony of any expert witnesses they intend to call for trial consistent with the Federal Rules of Criminal Procedure.
3. On or before the close of business June 8, 2009, the government must identify and disclose the testimony of any expert witnesses it intends to call for trial consistent with the Federal Rules of Criminal Procedure.

4. On or before the close of business **June 10, 2009**, the parties must file all pretrial motions in limine.

5. A pretrial conference is scheduled for **June 11, 2009, at 9:00 a.m.**, to take up any pending motions and trial scheduling issues.

6. Government must identify any cooperating witnesses on or before ten business days prior to trial.

7. Jury trial is set for **8:30 a.m., on June 22, 2009**, Courtroom No. 3, Roman L. Hruska U.S. Courthouse, 111 South 18<sup>th</sup> Plaza, Omaha, Nebraska.

The court finds that in the interest of justice, pursuant to defendant Frausto's oral motion to continue, and the parties' agreement that trial should be continued to June 22, 2009, the speedy trial clock is tolled from April 30, 2009, through June 22, 2009.

DATED this 12<sup>th</sup> day of May, 2009.

BY THE COURT:

s/ Joseph F. Bataillon  
Chief United States District Judge